

**UNITED STATES DISTRICT COURT
SOUTHERN DISTRICT OF FLORIDA**

CASE NO. 24-24228-CIV-ALTONAGA

MEGAN PETE,

Plaintiff,

v.

MILAGRO ELIZABETH COOPER,

Defendant.

ORDER

THIS CAUSE came before the Court based on electronic mails titled, “RE: Proposed Order granting Unopposed Motion by Michael A. Pancier to Withdraw as Local Counsel for Defendant - DE 70 - Pete v. Cooper, USDC SDFL 24-cv-24228,” from Michael R. Hayden, Esq., Pro Hac Vice Counsel for Defendant; and a second one from Dan Humphrey, counsel for Megan Pete, also titled, “RE: Proposed Order granting Unopposed Motion by Michael A. Pancier to Withdraw as Local Counsel for Defendant - DE 70 - Pete v. Cooper, USDC SDFL 24-cv-24228,” both received on May 22, 2025.


The Court disregards the contents of the May 22 e-mails and directs counsel to Local Rule 7.7, which provides:

Unless invited or directed by the presiding Judge, attorneys and any party represented by an attorney shall not: (a) address or present to the Court in the form of a letter or the like any application requesting relief in any form, citing authorities, or presenting arguments; or (b) furnish the Court with copies of correspondence between or among counsel, or any party represented by an attorney, except when necessary as an exhibit when seeking relief from the Court.

Id. Accordingly, the Court disregards the contents of the e-mails.

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DONE AND ORDERED in Miami, Florida, this 23rd day of May, 2025.



CECILIA M. ALTONAGA
CHIEF UNITED STATES DISTRICT JUDGE

cc: counsel of record